INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 10788803 Filing Date 2004-02-27 First Named Inventor Pearson, Shane Art Unit 2132 Examiner Name Gilberto Barron, Jr. Attorney Docket Number BEAS-01366US0

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	4	6268852		2001-07-31	Lindhorst et al.	
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	1	GEARY, DAVID M., "Graphic Java 2, Mastering the JFC, Volume II: Swing," 1999, Sun Microsystems Press, 3rd Edition, pages 9, 10, 25, 26, 28-33, 258-262, 317, 318, 320, 336-337, 353-354							
	2	SCHIL	CHILDT, HERBERT, "Java 2: The Complete Reference," 2002, McGraw Hill/Osborne, Fifth Edition, page 951						
	3	MONSON-HAEFEL, RICHARD, Enterprise JavaBeans, O'Reilly and Associates, 2nd Edition, March 2000, pages 154-155							
	4	MOSS, KARL, Java Servlets, 1999, McGraw-Hill, 2nd Edition, pages 2, 3, 36							
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